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RECEIVED**MAY 10 2001****PATENT & TRADEMARK OFFICE****FACSIMILE COVER SHEET**

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Date: May 9, 2001**To:** Charles Bowers, Jr.
Supervisory Examiner
U.S. Patent and Trademark Office**Fax:** (703) 305-0142
Phone: (703) 308-2417**Re:** Dorsey Docket No.: 500182.01
Dorsey Billing No.: 446602-112**From:** Cheryl Ammerlahn**Telephone:** (206) 903-5421**Total Number of Pages:** 3 (including this cover sheet)

Attached is the Statement Attesting to Mailing of P.T.O. Correspondence under 37 C.F.R. § 1.8(b)(3) which you requested with reference to timely submission of the amendment which we filed on January 4, 2001 in response to the Office action dated October 4, 2000.

Please telephone me at 206-903-5421 if you have any questions.

Thank you very much for your assistance in this matter.

Cheryl Ammerlahn

Original ____ will be sent (if requested) X will not be sent.

PLEASE CONTACT Cheryl Ammerlahn AT (206) 903-5421
IF TRANSMISSION IS INCOMPLETE OR CANNOT BE READ.

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PATENT

I hereby certify that on the date specified below, this correspondence is being faxed to the attention of Charles Bowers, Supervisory Examiner, U.S. Patent and Trademark Office, at facsimile No. 703-305-0142.

May 9, 2001
Date

Cheryl Ammerlahn
Cheryl Ammerlahn

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant	: Tongbi Jiang	Attorney Docket No.:	500182.01 (660073.774)
Serial No.	: 09/365,356	Group Art Unit	: 2813
Filed	: July 30, 1999	Examiner	: Nema O. Berezny
Title	: METHOD AND STRUCTURE FOR MANUFACTURING IMPROVED YIELD SEMICONDUCTOR PACKAGED DEVICES		

Commissioner of Patents
Washington, DC 20231

STATEMENT ATTESTING TO MAILING OF P.T.O. CORRESPONDENCE
UNDER 37 C.F.R. § 1.8(b)(3)

Sir:

I, Cheryl Ammerlahn, declare that:

1. I am a citizen of the United States of America, residing in Seattle, Washington.
2. I am a paralegal in the Patent Department of the Seattle office of Dorsey & Whitney LLP ("Dorsey"). I lend assistance to several of the patent prosecution attorneys in this office, including Kimton N. Eng, attorney of record in the above-referenced patent application.
3. On January 4, 2001, I received from Mr. Eng a draft amendment prepared in response to the Office Action issued in the above-referenced patent application on October 4, 2000. My normal duties include finalizing substantive documents for submission to the Patent and Trademark Office and preparation of any non-substantive documents necessary. I proceeded to finalize the amendment in question, prepare the return postcard and prepare the transmittal

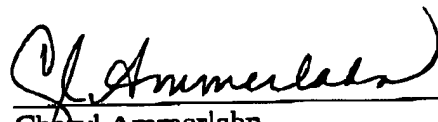
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letter to our client. Mr. Eng gave the amendment his final review and executed same. I then signed and dated the Certificate of Mailing on page 1 of the amendment, made two photocopies (one for our file and one for the assignee's file), stapled the postcard to the front of the executed amendment and placed the original documents in an envelope addressed to Box Non-Fee Amendment, Commissioner of Patents, Washington, D.C., 20231. The sealed envelope was then deposited with our mailroom staff in a box specifically designated for outgoing mail. The normal routine for our mailroom personnel is to weigh each package, affix the required postage and deliver all outgoing mail to the local United States Post Office and, to the best of my knowledge, this is what was done.

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that the making of willfully false statements and the like is punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and may jeopardize the validity of any patent issuing from this patent application.

Executed this 9th day of May, 2001.


Cheryl Ammerlahn

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